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**Application for United States Patent** 

## **DECLARATION AND POWER OF ATTORNEY**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: TRANSPORTING APPARATUS AND TRANSPORTING CONTROL METHOD FOR THIN PLATE

the specification of which: (check one)					
(is attached hereto)					
X was filed on July 2.		_			
as Application and was amen	Serial No. PCT/JP2004/00943				
and was amen	ded on	(if applicable)			
I hereby state that I have including the claims, as amended	ve reviewed and understand the l by any amendment referred t	e contents of the above identified s o above.	pecification,		
I acknowledge the duty accordance with Title 37, Code of	to disclose information which f Federal Regulations, § 1.56*	is material to the examination of th	is applicatio	n in	
application(s) for patent or inven	itor's certificate listed below an	, United States Code, § 119 of any and have also identified below any for at of the application on which prices	oreign applic ority is claim	ed:	
i con a campa apparental			priority claimed		
2003-271050	JAPAN	04/07/03		į.	
(Number)	(Country)	(Day/Month/Year Filed)	_X_		
	(Country)	(Day/Month/ Fear Filed)	yes	no	
(Number)	(Country)	(Day/Month/Year Filed)	yes	no	
(Number)	(Country)	(Day/Month/Year Filed)	yes	no	
United States application in the racknowledge the duty to disclose	ubject matter of each of the cla nanner provided by the first pa material information as define	s Code, § 120 of any United States tims of this application is not disclouragraph of Title 35, United States d in Title 37, Code of Federal Reg and the national or PCT internation	code, § 112	rior , I	
PCT/JP2003/015411	December 2, 2003	Pending			
(Application Serial No.)	(Filing Date)	(Status: patented, pending, abandoned)			
Customer 140. 21234, and the att	OFNevs/agents associated therev	ooint Sean M. McGinn, Reg. No. 3 vith, as attorney and/or agent to p rk Office connected therewith. All		enca.	
should be directed to McGinn In	iellectual Property Law Group, nna, Virginia 22182-3817, Tele	PLLC, Customer No. 21 phone calls should be directed to N	1254 0221	014	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

## **Best Available Copy**

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(a) A patent by its verificative patent examinates the teaching prosecution of a patent which includes a duty as defined in this section canceled or withdraw (b) Under this section record or being made information, a prima	is) is/are attached hereto if the deral Regulations, § 1.56: ry nature is affected with a plantion occurs when, at the tips of all information material at application has a duty of c to disclose to the Office all i ion. The duty to disclose info in from consideration, or the information is material to p of record in the application, facie case of unpatentability; an argument of unpatentability;	ublic interest. The public interest into an application is being ento patentability. Each individual or and good faith toward information known to that in mation exists with respect trapplication becomes abandon attentability when it is not cuand (1) it establishes by itself or (2) it refutes, or is income.	terest is best ser xamined, the O idual associated I the Patent and dividual to be a o each pending ned.	rved, and the most office is aware of and I with the filing and I Trademark Office, material to patentability claim until the claim is formation already of